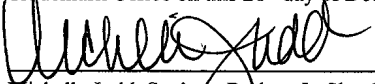


IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In the application of) Confirmation No. 1930
Sean P. McCormack, et al.)
Serial No. 10/591,491) Group Art Unit: 1753
Filed: June 4, 2007)
For: ELECTROCHEMICAL) **Certificate of Electronic Filing**
SENSORS)
I hereby certify that this correspondence was
electronically filed with the United States Patent and
Trademark Office on this 28th day of December, 2009.


Michelle Judd, Sec'y to Rodney L. Skoglund

FIRST SUPPLEMENTAL
INFORMATION DISCLOSURE STATEMENT
37 CFR §§1.97, 1.98

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Pursuant to 37 CFR §1.97, relating to the filing of an Information Disclosure Statement, the Applicants hereby submit the following in compliance with the duty of disclosure as set forth in 37 CFR §1.56. This Information Disclosure Statement is being filed prior to receipt of an Office Action and, therefore, no Statement under 1.97(e) is due.

Information or art known to the Applicants and having an extent of relevance to the present application has been listed on PTO Form 1449 attached hereto. It includes 1 (one) United States Patent Publication and an Office Action relating thereto. A copy of the U.S. Patent Publication is not submitted. The Applicants have employed PTO Form 1449 for the purposes of convenience of the Office and the Examiner.

No representation is made that the information is non-cumulative, or that the information represents the only or the best information. The Applicants do not admit that any of the information they have provided is necessarily prior to their invention

but rather that it is information of which they are aware and that they believe should be provided to the Office in fulfillment of their duty of disclosure.

It should be evident that none of the art provided herein accomplishes the objects of the present invention. The Applicants believe that the claims of the subject application are patentably distinct over the art of record. In the event the Examiner would care to discuss any of the disclosed art more specifically, the undersigned Attorney would welcome a telephone call.

Respectfully submitted,



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Attorney Docket No: COU.P.US0004